1

Docket No.: M-8689 US

April 4, 2001

Box Patent Application Commissioner For Patents Washington, D. C. 20231

Enclosed herewith for filing is a patent application, as follows:

Difference nere	with for filling to a parent appropriation, as follow
Inventors:	Richard K.Tam and Mark A. Resmer
Title:	E-Commerce Using A Catalog
<u>X</u>	Return Receipt Postcard
X	This Transmittal Letter
34	pages Specification (not including claims)
10	pages Claims
1_	page Abstract
<u>10</u>	Sheets of Drawings
_	

pages Declaration For Patent Application and Power of Attorney (UNSIGNED) page Request and Certification Under 35 U.S.C. 122(b)(2)(B)(i)

page Form PTO-1449 with five (5) cited references

CLAIMS AS FILED

For Total Claims	Number Filed 63	-20	=	Number <u>Extra</u> 43	x	<u>Rate</u> \$ 18.00	=	\$ \$	Basic Fee <u>710.00</u> 774.00
Independent Claims	10	-3	=	7	х	\$80	=	\$	560.00
Fee ofmultiple de	for the first : pendent claims				-			\$	
	quest for External filing the pate							\$ \$	2,044.00

EXPRESS MAIL LABEL NO:

EL 701 020 853 US

Respectfully submitted,

David C. Hsia

Attorney for Applicants

Reg. No. 46,235



EXPRESS MAIL EL 701 020 853 U	'



MODIFIED PTO/SB/35 (11-00)

REQUEST AND CERTIFICATION UNDER 35 U.S.C. 122(b)(2)(B)(i)

Inventors Ric		Richard K.	Tam	
Title	E-Co	mmerce Usir		
Atty Docket Number		M-8689 US		

I hereby certify that the invention disclosed in the attached application has not and will not be the subject of an application filed in another country, or under a multilateral agreement, that requires publication at eighteen months after filing. I hereby request that the attached application not be published under 35 U.S.C. 122(b).

April 4, 2001 Date

David C. Hsia Attorney for Applicants Reg. No.: 46,235

This request must be signed in compliance with 37 CFR 1.33(b) and submitted with the application **upon filing**.

Applicant may rescind this nonpublication request at any time. If applicant rescinds a request that an application not be published under 35 U.S.C. 122(b), the application will be scheduled for publication at eighteen months from the earliest claimed filing date for which a benefit is claimed.

If applicant subsequently files an application directed to the invention disclosed in the attached application in another country, or under a multilateral international agreement, that requires publication of applications eighteen months after filing, the applicant **must** notify the United States Patent and Trademark Office of such filing within forty-five (45) days after the date of the filing of such foreign or international application. **Failure to do so will result in abandonment of this application (35 U.S.C. 122(b)(2)(B)(iii)).**